IT IS ORDERED AND ADJUDGED: 1 2 Plaintiff/counter-defendants shall take nothing 3 from defendants/counterclaimants; 4 2. Defendants/counterclaimants shall have judgment against counter-defendants jointly and severally for lost profits 5 in the sum of \$151,950.00 and defendants/counterclaimants shall 6 7 recover from plaintiff/counter-defendants jointly and severally their costs in the sum of \$13,088.08; and, 8 9 3. Counter-defendants are permanently enjoined from 10 making use of counterclaimants' intellectual property, including but not limited to, the real estate seller agency designation 11 12 program ("the ASR program") and the related trademarks ("the ASR 13 Trademarks"), and other intellectual property as more fully 14 stated in paragraph 7(c) of the Final Pretrial Conference Order (collectively, "the intellectual property"). The ASR Trademarks 15 16 include the following federal registrations: 3,071,769; 17 3,088,326; 8,093,851; 8,139,782; 8,325,443; and 3,240,837. DATED: July 13, 2011. 18 19 ALICEMARIE H. STOTLER 20 ALICEMARIE H. STOTLER 21 UNITED STATES DISTRICT JUDGE 2.2 23 2.4 25 26

27

28